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FILED IN THE
U.S. DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

SEP 21 2021

SEAN F. McAVOY, CLERK
SPOKANE, WASHINGTON

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Plaintiff.

V₃

MIGUEL ANTONIO MONDACA
(a/k/a “HiKitty Caretaker” and
“Mike777”),

Defendant.

2:21-CR-130-TOR
INDICTMENT

Vio.: 18 U.S.C. § 1201(a)(1), (d), (g)
Attempted Kidnapping of a Child
(Count 1)

18 U.S.C. § 2251(a), (e)
Production of Child Pornography
(Count 2)

18 U.S.C. § 2252A(a)(2)(A), (b)(1)
Distribution of Child Pornography
(Count 3)

18 U.S.C. § 2253
Forfeiture Allegations

The Grand Jury charges:

COUNT 1

Between on or about January 6, 2021, and on or about January 22, 2021, in the Eastern District of Washington and elsewhere, the Defendant, MIGUEL ANTONIO MONDACA (a/k/a “HiKitty Caretaker” and “Mike777”), did attempt to unlawfully seize, confine, inveigle, decoy, kidnap, abduct, carry away, and hold

1 for ransom, reward or otherwise, Minor 1, a person who had not attained the age of
2 eighteen years, and used a means, facility, and instrumentality of interstate or
3 foreign commerce, to wit: the Internet, in committing or in furtherance of the
4 commission of the offense, all in violation of 18 U.S.C. § 1201(a)(1), (d), (g).

5 COUNT 2

6 Between on or about January 6, 2021, and on or about January 22, 2021, in
7 the Eastern District of Washington and elsewhere, the Defendant, MIGUEL
8 ANTONIO MONDACA (a/k/a “HiKitty Caretaker” and “Mike777”), did
9 knowingly employ, use, persuade, induce, entice, and coerce Minor 1 to engage in
10 sexually explicit conduct for the purpose of producing a visual depiction of such
11 conduct, knowing and having reason to know that such visual depiction would be
12 transported and transmitted using any means and facility of interstate commerce
13 and in and affecting interstate and foreign commerce and using materials that had
14 been mailed, shipped, and transported in and affecting interstate and foreign
15 commerce by any means, including by computer, all in violation of 18 U.S.C.
16 § 2251(a), (e).

17 COUNT 3

18 Between on or about January 6, 2021, and January 22, 2021, in the Eastern
19 District of Washington and elsewhere, the Defendant, MIGUEL ANTONIO
20 MONDACA (a/k/a “HiKitty Caretaker” and “Mike777”), did knowingly distribute
21 child pornography, as defined in 18 U.S.C. § 2256(8)(A), that had been mailed,
22 shipped and transported in and affecting interstate commerce by any means,
23 including by computer, to wit: visual depictions of Minor Victim 1 engaging in
24 sexually explicit conduct, including the lascivious exhibition of her genitals and
25 pubic area, all in violation of 18 U.S.C. § 2252A(a)(2)(A), (b)(1).

NOTICE OF FORFEITURE ALLEGATIONS

The allegations contained in this Indictment are hereby realleged and incorporated by reference for the purpose of alleging forfeitures.

Pursuant to 18 U.S.C. § 2253, upon conviction of an offense in violation of 18 U.S.C. § 2251(a), (e), and/or 18 U.S.C. § 2252A(a)(2)(A), (b)(1), as alleged in this Indictment, the Defendant, MIGUEL ANTONIO MONDACA (a/k/a “HiKitty Caretaker” and “Mike777”), shall forfeit to the United States of America any visual depiction described in 18 U.S.C. §§ 2251, 2251A, 2252, 2252A, 2252B, or 2260, or any book, magazine, periodical, film, videotape, or other matter which contains any such visual depiction, which was produced, transported, mailed, shipped or received in violation of this chapter; any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from such offense; and any property, real or personal, used or intended to be used to commit or to promote the commission of such offense, or any property traceable to such property, including, but not limited to the following listed assets:

- Samsung S-20 cell phone;
- HP Omen black desk top computer tower, Serial No.: 2MO9223L7N;
- Black LG cell phone with a cracked screen;
- Black and silver 8GB apple iPod;
- White and blue 2GB patriot thumb drive;
- Black and silver AT&T LG cell phone;
- Black FHID hand-held camera with microphone and 12GB SD card;
- Silver Cannon Powershot digital camera;
- White cell phone with clear/brown case and batman sticker on back;
- Samsung Galaxy Note 8 cell phone with clear case;
- Silver HP Laptop with power cord; and an,
- Acer laptop without a power cord model AIC70.

If any of the property described above, as a result of any act or omission of the Defendant:

- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty,

the United States of America shall be entitled to forfeiture of substitute property pursuant to 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 2253(b).

DATED this 21st day of September, 2021.

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Eo

Joseph H. Harrington
Acting United States Attorney

David M. Herzog 
Assistant United States Attorney